Fill in this in	formation to identify y	our case:	
Debtor 1	MICHAEL LYNN	WILLIAMS	
	First Name	Middle Name	Last Name
Debtor 2			
(Spouse, if filing)	First Neme	Mid@e Nome	Lest Name
United States E	Bankruptcy Court for the:	Northern D	istrict of Alabama
Case number	21-70038		
(If known)			

Official Form 427

Cover Sheet for Reaffirmation Agreement

12/15

Anyone who is a party to a reaffirmation agreement may fill out and file this form. Fill it out completely, attach it to the reaffirmation agreement, and file the documents within the time set under Bankruptcy Rule 4008.

	Who is the creditor?	JPMorgan Chase Bank, N.A. Name of the creditor
	How much is the debt?	On the date that the bankruptcy case is filed \$33,372.38
		To be paid under the reaffirmation agreement \$33,523.07
		\$814.57 per month for 47 months (if fixed interest rate)
	What is the Annual Percentage Rate (APR) of interest? (See	Before the bankruptcy case was filed
	Bankruptcy Code § 524(k)(3)(E).)	Under the reaffirmation agreement 6.86 % 2 Fixed rate Adjustable rate
·-	Does collateral secure	□ No 2017 Ram - 2500
	the debt?	Yes. Describe the collateral. 3C6UR5DL5HG678797
		Current market value s_42,175.00_ NADA
j,	Does the creditor assert that the debt is nondischargeable?	No Yes. Attach an explanation of the nature of the debt and the basis for contending that the debt is nondischargeable.
ò.	Using information from Schedule I: Your Income (Official Form 106I) and	Income and expenses reported on Schedules I and J Income and expenses stated on the reaffirmation agreement
	Schedule J: Your Expenses (Official Form 106J), fill in the amounts.	6a, Combined monthly income from \$ 50 1 6e, Monthly income from all sources after payroll deductions \$ 50 1 6e
		6b. Monthly expenses from line 22c of \$ 550 6f. Monthly expenses - \$ 5,50
		6c. Monthly payments on all reaffirmed debts not listed on Schedule J 6g. Monthly payments on all reaffirmed debts not included in monthly expenses
		6d. Scheduled net monthly income \$ 6h. Present net monthly income \$
		Subtract lines 6b and 6c from 6a. Subtract lines 6f and 6g from 6e.
		If the total is less than 0, put the number in brackets.

Official Form 427

Cover Sheet for Reaffirmation Agreement

270 page 1 Debtor 1

MICHA	AEL LYNN	WILLIAMS
Circl Name	Middle Name	1 act Name

Case number (# known) 21-70038

Are the income amounts on lines 6a and 6e different?	No Yes.	Explain why they are different and complete line 10		
Are the expense amounts on lines 6b and 6f different?	Yes.	Explain why they are different and complete line 10		
Is the net monthly income in line 6h less than 07	No Yes.	A presumption of hardship arises (unless the creditor is a credit of Explain how the debtor will make monthly payments on the reaffic Complete line 10.	inion). med debt an	d pay other living expenses.
O. Debtor's certification about lines 7-9 If any answer on lines 7-9 is Yes, the debtor must sign here. If all the answers on lines 7-9 are No, go to line 11.		I certify that each explanation on lines 7-9 is true and correct. Signature of Debtor 1 Signature	e of Debtor 2 (f	Spouse Only in a Joint Case)
1. Did an attorney represent	No Yes.	Has the attorney executed a declaration or an affidavit to support D No	the reaffirmat	ion agreement?
Part 2: Sign Here				
Whoever fills out this form must sign here.		hat the attached agreement is a true and correct copy of the redentified on this Cover Sheet for Reaffirmation Agreement.	eaffirmation	agreement between the
	X /S/	Jackson E. Duncan, III	Date	4/12/2021 MM / DD / YYYY
		KSON E. Duncan, III, Agent for Creditor		
	Che	ck one: Debtor or Debtor's Attorney		

Official Form 427

Cover Sheet for Reaffirmation Agreement

page ₽

☐ → Presumption of Undue Hardship
No Presumption of Undue Hardship
(Check box as directed in Part D: Debtor's Statement
in Support of Reaffirmation Agreement.)

UNITED STATES BANKRUPTCY COURT

Northern District of Alabama

Debtor In re MICHAEL LYNN WILLIAMS	Case No. 21-70038	
	Chapter_7	
<u>REAFFIRMATION A</u>		
[Indicate all documents included in this filing	by checking each applicable box.]	
X Part A: Disclosures, Instructions, and Notice to Debtor (pages 1 - 5)	X Part D: Debtor's Statement in Support of Reaffirmation Agreement	
X Part B: Reaffirmation Agreement	☐ Part E: Motion for Court Approval	
☑ Part C: Certification by Debtor's Attorney		
[Note: Complete Part E only if debtor was not the course of negotiating this agreement. Not prepare and file Form 2400C ALT - Order on	e also: If you complete Part E, you must	
Name of Creditor: JPMorgan Chase Bank	, N.A.	
☐ [Check this box if] Creditor is a Credit Union Federal Reserve Act	on as defined in §19(b)(1)(a)(iv) of the	
PART A: DISCLOSURE STATEMENT, INSTRU	ICTIONS AND NOTICE TO DEBTOR	
1. DISCLOSURE STATEMENT		
Before Agreeing to Reaffirm a Debt, Review	These Important Disclosures:	
SUMMARY OF REAFFIRMATION AGREEME This Summary is made pursuant to the require		
AMOUNT REAFFIRMED		
The amount of debt you have agreed to reaffu	rm: \$ <u>33,523.07</u>	
The amount of debt you have agreed to reaffirm in accrued as of the date of this disclosure. Your credit agr		

amounts which may come due after the date of this disclosure. Consult your credit agreement.

ANNUAL PERCENTAGE RATE

[The annual percentage rate can be disclosed in different ways, depending on the type of debt.]

a. If the debt is an extension of "credit" under an "open end credit plan," as those terms are defined in § 103 of the Truth in Lending Act, such as a credit card, the creditor may disclose the annual percentage rate shown in (i) below or, to the extent this rate is not readily available or not applicable, the simple interest rate shown in (ii) below, or both.
(i) The Annual Percentage Rate disclosed, or that would have been disclosed, to the debtor in the most recent periodic statement prior to entering into the reaffirmation agreement described in Part B below or, if no such periodic statement was given to the debtor during the prior six months, the annual percentage rate as it would have been so disclosed at the time of the disclosure statement:%.
And/Or
(ii) The simple interest rate applicable to the amount reaffirmed as of the date this disclosure statement is given to the debtor:%. If different simple interest rates apply to different balances included in the amount reaffirmed, the amount of each balance and the rate applicable to it are:
\$@%; \$ @%; \$ @%.
b. If the debt is an extension of credit other than under than an open end credit plan, the creditor may disclose the annual percentage rate shown in (I) below, or, to the extent this rate is not readily available or not applicable, the simple interest rate shown in (ii) below, or both.
(i) The Annual Percentage Rate under §128(a)(4) of the Truth in Lending Act, as disclosed to the debtor in the most recent disclosure statement given to the debtor prior to entering into the reaffirmation agreement with respect to the debt or, if no such disclosure statement was given to the debtor, the annual percentage rate as it would have been so disclosed: 6.86 %.
And/Or
(ii) The simple interest rate applicable to the amount reaffirmed as of the date this disclosure statement is given to the debtor:%. If different simple interest rates apply to different balances included in the amount reaffirmed, the amount of each balance and the rate applicable to it are:

D2400A/D ALI	(FORM 2400AVD A	LL1) (12/15)		3
\$	@	%;		
\$	@ @	%;		
\$	@	<u></u> %.		
			was disclosed as a variable rate transach in Lending Act:	ction on the
	o time, so that th		be a variable interest rate which changes entage rate disclosed here may be highe	
waived or de	termined to be velebtor's goods or	oid by a final o	by a security interest or lien, which has order of the court, the following items or ain subject to such security interest or liftirmed in the reaffirmation agreement of	r types of ien in
Item or Type		<u>Origir</u>	nal Purchase Price or Original Amount of	
2017 Ram - 250 3C6UR5DL5H			\$49,579.56	•
	t the election of may be provide		repayment schedule using one or a con	nbination of
Repayment	Schedule:			
Your first pa payment amo applicable.	yment in the amount may be diffe	ount of \$_814 erent. Consult	.57 is due on 12/31/20 (date), bu your reaffirmation agreement or credit	t the future agreement, as
			Or	
each, payabl	e (monthly, annu	ally, weekly,	_(number) payments in the amount of \$ etc.) on the (day) of each mutual agreement in writing.	
			— Or —	
•	y specific descrip or creditor's repr		btor's repayment obligations to the exte	ent known by
2. IP	NSTRUCTIONS	S AND NOTI	CE TO DEBTOR	

Reaffirming a debt is a serious financial decision. The law requires you to take certain steps to make sure the decision is in your best interest. If these steps are not completed, the reaffirmation agreement is not effective, even though you have signed it.

- 1. Read the disclosures in this Part A carefully. Consider the decision to reaffirm carefully. Then, if you want to reaffirm, sign the reaffirmation agreement in Part B (or you may use a separate agreement you and your creditor agree on).
- Complete and sign Part D and be sure you can afford to make the payments you are agreeing to make and have received a copy of the disclosure statement and a completed and signed reaffirmation agreement.
- 3. If you were represented by an attorney during the negotiation of your reaffirmation agreement, the attorney must have signed the certification in Part C.
- 4. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, you must have completed and signed Part E.
- 5. The original of this disclosure must be filed with the court by you or your creditor. If a separate reaffirmation agreement (other than the one in Part B) has been signed, it must be attached.
- 6. If the creditor is not a Credit Union and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court unless the reaffirmation is presumed to be an undue hardship as explained in Part D. If the creditor is a Credit Union and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court.
- 7. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, it will not be effective unless the court approves it. The court will notify you and the creditor of the hearing on your reaffirmation agreement. You must attend this hearing in bankruptcy court where the judge will review your reaffirmation agreement. The bankruptcy court must approve your reaffirmation agreement as consistent with your best interests, except that no court approval is required if your reaffirmation agreement is for a consumer debt secured by a mortgage, deed of trust, security deed, or other lien on your real property, like your home.

YOUR RIGHT TO RESCIND (CANCEL) YOUR REAFFIRMATION AGREEMENT

You may rescind (cancel) your reaffirmation agreement at any time before the bankruptcy court enters a discharge order, or before the expiration of the 60-day period that begins on the date your reaffirmation agreement is filed with the court, whichever occurs later. To rescind (cancel) your reaffirmation agreement, you must notify the creditor that your reaffirmation agreement is rescinded (or canceled).

Frequently Asked Questions:

What are your obligations if you reaffirm the debt? A reaffirmed debt remains your personal legal obligation. It is not discharged in your bankruptcy case. That means that if you default on your reaffirmed debt after your bankruptcy case is over, your creditor may be able to take your property or your wages. Otherwise, your obligations will be determined by the reaffirmation agreement which may have changed the terms of the original agreement. For example, if you are reaffirming an open end credit agreement, the creditor may be permitted by that agreement or applicable law to change the terms of that agreement in the future under certain conditions.

Are you required to enter into a reaffirmation agreement by any law? No, you are not required to reaffirm a debt by any law. Only agree to reaffirm a debt if it is in your best interest. Be sure you can afford the payments you agree to make.

What if your creditor has a security interest or lien? Your bankruptcy discharge does not eliminate any lien on your property. A "lien" is often referred to as a security interest, deed of trust, mortgage or security deed. Even if you do not reaffirm and your personal liability on the debt is discharged, because of the lien your creditor may still have the right to take the property securing the lien if you do not pay the debt or default on it. If the lien is on an item of personal property that is exempt under your State's law or that the trustee has abandoned, you may be able to redeem the item rather than reaffirm the debt. To redeem, you must make a single payment to the creditor equal to the amount of the allowed secured claim, as agreed by the parties or determined by the court.

NOTE: When this disclosure refers to what a creditor "may" do, it does not use the word "may" to give the creditor specific permission. The word "may" is used to tell you what might occur if the law permits the creditor to take the action. If you have questions about your reaffirming a debt or what the law requires, consult with the attorney who helped you negotiate this agreement reaffirming a debt. If you don't have an attorney helping you, the judge will explain the effect of your reaffirming a debt when the hearing on the reaffirmation agreement is held.

PART B: REAFFIRMATION AGREEMENT.

I (we) agree to reaffirm the debts arising under the credit agreement described below.

- Brief description of credit agreement: Motor Vehicle Year/Make/Model: 2017 Ram - 2500 3C6UR5DL5HG678797
- 2. Description of any changes to the credit agreement made as part of this reaffirmation agreement:

SIGNATURE(S):

Borrower:	Accepted by creditor:
Michaelull (Print Name) (Signature) Date: 03/24/2021	JPMorgan Chase Bank, N.A. (Printed Name of Creditor) P.O. Box 29505 AZ1-5757 Phoenix, AZ 85038-9505 (Address of Creditor) /s/ Jackson E. Duncan, III (Signature)
Co-borrower, if also reaffirming these debts:	Jackson E. Duncan, III, Agent for Creditor
(Print Name)	(Printed Name and Title of Individual Signing for Creditor)
(Signature)	Date of creditor acceptance:
Date:	4/12/2021

PART C: CERTIFICATION BY DEBTOR'S ATTORNEY (IF ANY).

[To be filed only if the attorney represented the debtor during the course of negotiating this agreement.]

I hereby certify that (1) this agreement represents a fully informed and voluntary agreement by the debtor; (2) this agreement does not impose an undue hardship on the debtor or any dependent of the debtor; and (3) I have fully advised the debtor of the legal effect and consequences of this agreement and any default under this agreement.

☐ [Check box, if applicable and the creditor is not a Credit Union.] A presumption of undue hardship has been established with respect to this agreement. In my opinion, however, the debtor is able to make the required payment.

Printed Name of Debtor's Attorney: Frich Wilson
Signature of Debtor's Attorney: Evic M. Wilson

Date: 03/24/2021

PART D: DEBTOR'S STATEMENT IN SUPPORT OF REAFFIRMATION AGREEMENT

[Read and complete sections 1 and 2, <u>OR</u>, if the creditor is a Credit Union and the debtor is represented by an attorney, read section 3. Sign the appropriate signature line(s) and date your signature. If you complete sections 1 and 2 <u>and</u> your income less monthly expenses does not leave enough to make the payments under this reaffirmation agreement, check the box at the top of page 1 indicating "Presumption of Undue Hardship." Otherwise, check the box at the top of page 1 indicating "No Presumption of Undue Hardship"]

1. I believe this reaffirmation agreement will not impose an undue hardship on my dependents or me. I can afford to make the payments on the reaffirmed debt because my monthly income (take home pay plus any other income received) is \$, and my actual current monthly expenses including monthly payments on post-bankruptcy debt and other reaffirmation agreements total \$, leaving \$ to make the required payments on this reaffirmed debt.
I understand that if my income less my monthly expenses does not leave enough to make the payments, this reaffirmation agreement is presumed to be an undue hardship on me and must be reviewed by the court. However, this presumption may be overcome if I explain to the satisfaction of the court how I can afford to make the payments here:
(Use an additional page if needed for a full explanation.)
2. I received a copy of the Reaffirmation Disclosure Statement in Part A and a completed and signed reaffirmation agreement.
Signed (Debtor)
(Joint Debtor, if any) Date: 19 March 2004 - Or —
[If the creditor is a Credit Union and the debtor is represented by an attorney]
3. I believe this reaffirmation agreement is in my financial interest. I can afford to make the payments on the reaffirmed debt. I received a copy of the Reaffirmation Disclosure Statement in Part A and a completed and signed reaffirmation agreement.
Signed:(Debtor)
(Joint Debtor, if any) Date:

PART E: MOTION FOR COURT APPROVAL

[To be completed and filed only if the debtor is not represented by an attorney during the course of negotiating this agreement.]

MOTION FOR COURT APPROVAL OF REAFFIRMATION AGREEMENT

I (we), the debtor(s), affirm the following to be true and correct:

I am not represented by an attorney in connection with this reaffirmation agreement.

I believe this reaffirmation agreement is in my best interest based on the income and expenses I have disclosed in my Statement in Support of this reaffirmation agreement, and because (provide any additional relevant reasons the court should consider):

Therefore, I ask the court for an order approving this reaffirmation agreement under the following provisions (check all applicable boxes):

	☐ 11 U.S.C. § 524(c)(6) (debtor is not represented by an attorney during the course of the negotiation of the reaffirmation agreement)
	☐ 11 U.S.C. § 524(m) (presumption of undue hardship has arisen because monthly expenses exceed monthly income)
Signed	d:(Debtor)
	(Joint Debtor, if any)
Date:	

Print Content Page 1 of 1

LAW 553-AL-ARB-eps 5/15

RETAIL INSTALLMENT CONTRACT - SIMPLE FINANCE CHARGE
(WITH ARBITRATION PROVISION)

	•		(WITH ARBITRATION FROVISION)			
Buyer Name and A (Including County a MICHAEL WILLIAMS 1070 ALABAMA HIGH BOLIGEE, AL 35443	nd Zip Code		aler Number Contract Number Co-Buyer Name and Address (including County and Zip Code)	Seller-Creditor (Name and Address) PEACH CHEVROLET BUICK GMC CADILLAC 2227 Dougles Ave Brewton, AL 36426		
on credit under the Financed and Fin	ne agreeme ance Charg	nts in thi ge in U.S	may buy the vehicle below for cash or on credit. By significant cash or on credit of the contract. You agree to pay the Seller - Creditor (so funds according to the payment schedule below. We ware part of this contract.	metimes "we" or "us" in this contract) the Amoun		
New/Used	Year	Make and Mod	el Vehicle Identification Number	Primary Use For Which Purchased		
USED	2017	RAM 2500	3C8UR5DL5HG878797	Personal, £mily, or'household unless otherwise indicated below business agricultural N/A		
	FEDER	AL TRU	H-IN-LENDING DISCLOSURES	WARRANTIES SELLER DISCLAIMS		
ANNUAL PERCENTAGE RATE The cost of your credit as a yearly rate.		NCE RGE ollar of the will	Amount Financed The amount of redit provided to you or on your behalf. The amount of The amount you will have made all payments as scheduled. Total Sale Price The total cost of your purchase on credit, including your down payment of \$ 0.00 is	Unless the Seller makes a writter warranty, or enters into a service contract within 90 days from the date of this contract, the Seller makes no warranties, express or implied, on the vehicle, and there will be no implied warranties of merchantability or o		
7.54 %	· · · · · · · · · · · · · · · · · · ·	49.19	\$ 49,579.56 \$ 62,328.75 \$ 62,328.75	fitness for a particular purpose.		
Your Payment Number of	Schedule		When Payments	This provision does not affect warranties covering the vehicle that		
Payments	Paym	ents	Are_Due	vehicle manufacturer may provide.		
75	831		fonthly'be ginning. 05/31/18	APPLICABLE LAW Federal law and the law of the state of our		
N/A	N/	A	WA	address shown above apply to		
Or As Follows:			N/A	contract.		
charge of \$ <u>18.00</u> exceed \$100.00. Prepayment, If you	or <u>5</u> ipay offall y	_ % of the	n full within 10 days after it is due, you will pay a late part of the payment that is late, whichever is greater, not to rly, you will not have to pay a penalty.			
Additional Inform	ation: See	this contr	r interest in the vehicle being purchased. Let for more information including information about non- injury before the scheduled date and security interest.			
		-//	gree that, pursuant to the Arbitration Provision on page 5 of this contra- ration Provision for additional information concerning the agreement to a Co-Buyer Signs X	ct, you or we may elect to resolve any dispute by neutral, binding ribitrate		
WHICH THE A	DEBTOR WITH TH	COULD E PROC	IS CONSUMER CREDIT CONTRACT IS SUB ASSERT AGAINST THE SELLER OF GOOD EEDS HEREOF RECOVERY HEREUNDER I OR HEREUNDER.	S OR SERVICES OBTAINED PURSUANT		
cases, Buyer w	⁄ill not.ass∈	rt again:	nly to goods or services obtained primarily for po it any subsequent holder or assignee of this contra ainst the manufacturer of the vehicle or equipme	act any claims or defenses the Buyer (debtor		
Buyer Signs	[K]	· ·	_ Co-Buyer Signs X	LAW 553-AL-ARB-eps 5/15 v1 Page 1 o		
;						

Print Content Page 1 of 1

ITEMIZATION OF AMOUNT FINANCED		Insurance. You may buy the physical damage in	surance this
1 Cash Price (including \$ 1,718.20 sales tax)	\$ <u>43,974.06(1)</u>	contract requires from anyone you choose who is to us. Yourney provide the required insurance through	hanexistino
2 Total Downpayment =		policy. You may also buy it through someone indepe	indent of us.
Trade-in N/A		You are not required to buy any other insurance to o	bizin credit.
' (Yéar) (Make) (Model)		If any insurance is checked below, policies of from the named insurance companies will describe the	
Gross Trade-In Allowance	\$N/A	conditions.	
Less Pay Off Made By Seller	\$ <u>N/A</u>	Check the insurance you want and sign b	elow:
Equals Net Trade In	\$N/A	Optional Credit Insurance	
+ Cash	\$N/A	☐ Credit Life: ☐ Buyer ☐ Co-Buyer ☐	Dotto .
+ Other N/A	\$N/A	Credit Disability: Buyer Co-Buye	
(If total downpayment is negative, enter "0" and see 4H below)	\$0.00(2)	Premium:	'
3 Unpaid Balance of Cash Price (1 minus 2)	\$ 43,974.06(3)	l'	
4 Other Charges Including Amounts Paid to Others on Your Behalf		Credit Life \$ N/A	
(Seller may keep part of these amounts):		Credit Disability \$ N/A	
A Cost of Optional Credit Insurance Paid to Insurance		Insurance Company Name	
Company or Companies.		N/A	
Life \$ N/A		Home Office Address	
Disability \$ N/A	s N/A	N/A	
B Other Optional Insurance Paid to Insurance Company or Companies	s N/A	Credit life insurance and credit disability insurar	nce are not
	\$	required to obtain credit. Your decision to buy or	
C Optional Gap Contract	\$	oredit life insurance and credit disability insurance	
D Official Fees Paid to Government Agencies	·	factor in the credit approval process. They will not unless you sign and agree to pay the extra cost. If	
E Government Taxes Not Included in Cash Price	\$ <u>N/A</u>	this insurance, the cost is shown in Item 4A of the It	
F Government License and/or Registration Fees		Amount Financed. Credit life insurance is based on	
N/A	\$ <u>N/A</u>	payment schedule. This insurance may not pay all	you ove on
G Government Certificate of Title Fees	\$ 16.50	this contract if you make late payments. One insurance does not cover any increase in your payment.	
H Other Charges (Seller must identify who is paid and		number of payments. Coverage for credit life ins	
describe purpose)		credit disability insurance ends on the original due	date for the
to N/A for Prior Credit or Lease Balance	\$N/A	last payment unless a different term for the insurant below.	DE IS SHOWN
to PEACH CHEVROLET BUICK GMC for DOC FEE	\$699.00	Delow	
to US Plus for SERVICE CONTRACT	\$3,995.00		
to N/A for N/A	\$N/A		
to N/A for N/A	\$N/A	A. A. 	
to N/A for N/A	\$N/A	Other Optional Insurance	
to N/A for N/A	S N/A	N/A	N/A
to N/A for N/A	\$ <u>N/A</u>	Type of Insurance	Term
toN/A for N/A	s N/A	Premium \$ N/A	
to N/A for N/A	S N/A	Insurance Company Name	
Total Other Charges and Amounts Paid to Others on Your Behalf	S 5,605.50(4)	N/A	
5 Amount Financed (3 + 4)	\$ 49,579.56 ₍₅₎	Home Office Address	
		N/A	
OPTION: You pay no finance charge if the Amount Financed, item 5,	is paid in full on or before	<u> </u>	
N/AYearN/ASELLER'S INITIAL	8	N/A	N/A_
, rodi		Type of insurance	Term
NO COOLING OFF PERIOD		Premium \$ N/A	
State law does not provide for a "cooling off" or cancellation period for this sale.		Insurance Company Name	
		N/A	
After you sign this contract, you may only cancel it if the seller agrees or for legal		Home Office Address	
cause. You cannot cancel this contract simply because yo	u change your minu.	N/A	
This notice does not apply to home solicitation sales.		Other optional insurance is not required to obtain	credit. Your
ODTIONAL CAR CONTRACT A new contract (fight concellation contract	in not married to obtain	decision to buy or not buy other optional insurance a factor in the credit approval process. It will not	e will not be
OPTIONAL GAP CONTRACT. A gap contract (debt cancellation contract) is not required to obtain credit and will not be provided unless you sign below and agree to pay the extra charge. If you choose		unless you sign and agree to pay the extra cost.	pe biolistes
to buy a gap contract, the charge is shown in item 4C of the itemization of a	I want the insurance checked above.		
gap contract for details on the terms and conditions it provides. It is a part of	this contract.		
Term 75 Mgg AUTO C	SAP .	Y	N/A
Name of Gap Contract		Buyer Signature	Date
		' -	
want to buy agap contract		l x	N/À
Buyer Signs 2 / // / / / / / / / / / / / / / / / /		Co-Buyer Signature	Dete
W// /		THE INCIDANCE POEC NOT	NC I INC
• //		THIS INSURANCE DOES NOT I	
· 11//			
		I IN II RY OR PROPERTY DAMAGE CAL	יוונו או
61 11/4/6/		INJURY OR PROPERTY DAMAGE CAI OTHERS.	DRED IO
Buyer Signs X Co-Buyer Signs X		INJURY OR PROPERTY DAMAGE CAL OTHERS. LAW 553-AL-ARB-8ps 5/15 v1	

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OTHER IMPORTANT AGREEMENTS

FINANCE CHARGE AND PAYMENTS

How we will figure Finance Charge. We will figure the Finance Charge on a daily basis at the Annual Percentage Rate on the unpaid part of the Amount Financed.

How we will apply payments. We may apply each payment first to the earned and unpaid part of the Finance Charge, and then to the unpaid part of the

Amount Financed.

- How late payments or early payments change what you must pay. We based the Finance Charge, Total of Payments, and Total Sale Price shown on page 1 of this contract on the assumption that you will make every payment on the day it is due. Your Finance Charge, Total of Payments, and Total Sale Price will be more if you pay late and less if you pay early. Changes may take the form of a larger or smaller final payment or, at our option, more or fewer payments of the same amount as your scheduled payment with a smaller final payment. We will send you a notice telling you about these changes before the final scheduled payment is due.
- You may prepay. You may prepay all or part of the unpaid part of the Amount Financed at any time without penalty. If you do so, you must pay the earned and unpaid part of the Finance Charge and all other amounts due up to the date of your payment.
- Your right to refinance a balloon payment. A balloon payment is a scheduled payment that is more than one and one half times as large as the average of your earlier scheduled payments. If you are buying the vehicle primarily for personal, family, or household use, you have the right to refinance the balloon payment when it is due without penalty. You may refinance on terms no less favorable to you than the terms of this contract. This provision does not apply if we adjusted your payment schedule to your seasonal or irregular income.

YOUR OTHER PROMISES TO US

If the vehicle is damaged, destroyed, or missing. You agree to pay us all you owe under this contract even if the vehicle is damaged,

destroyed, or missing.
Using the vehicle. You agree not to remove the vehicle from the U.S. or Canada, or to sell, rent, lease, or transfer any interest in the vehicle or this contract without our written permission. You agree not to expose the vehicle to misuse, seizure, confiscation, or involuntary transfer. If we pay any repair bills, storage bills, taxes, fines, or charges on the vehicle, you agree to repay the amount when we ask for it.

Security Interest.

You give us a security interest in:

The vehicle and all parts or goods put on it;
All money or goods received (proceeds) for the

All insurance, maintenance, service, or other contracts we finance for you; and All proceeds from insurance, maintenance,

service, or other contracts we finance for you. This includes any refunds of premiums or charges from the contracts.

This secures payment of all you owe on this contract. It also secures your other agreements in this contract. You will make sure the title shows our security interest (lien) in the vehicle. You will not allow any other security interest to be placed on the title without our written permission.

Insurance you must have on the vehicle. You agree to have physical damage insurance covering loss of or damage to the vehicle for the term of this contract. The insurance must cover our interest in the vehicle. If you do not have this insurance, we may, if we choose, buy physical damage insurance. If we decide to buy physical damage insurance, we may either buy insurance that covers your interest and our interest in the vehicle, or buy insurance that covers only our interest. If we buy either type of insurance, we will tell you which type and the charge you must pay. The charge will be the premium of the insurance and a finance charge computed at the Annual Percentage Rate shown on page 1 of this contract or, at our option, the highest rate the law permits. If the vehicle is lost or damaged, you agree that we

may use any insurance settlement to reduce what you owe or repair the vehicle.

What happens to returned insurance, maintenance, service, or other contract charges. If we get a refund of insurance, maintenance, service, or other contract charges, you agree that we may subtract the refund from what you owe.

IF YOU PAY LATE OR BREAK YOUR OTHER PROMISES You may owe late charges. You will pay a late charge on each late payment as shown on page 1 of this contract. Acceptance of a late payment or late charge does not excuse your late payment or mean that you may keep making late payments.

If you pay late, we may also take the following

You may have to pay all you owe at once. If you break your promises (default), we may demand that you pay all you owe on this contract at once. Default means:

You do not pay any payment on time;

- You give false, incomplete, or misleading information on a credit application;
- You start a proceeding in bankruptcy or one is started against you or your property; or You break any agreements in this contract,

The amount you will owe will be the unpaid part of the Amount Financed plus the earned and unpaid part of the Finance Charge, any late charges, and any amounts due because you defaulted.

c. You may have to pay collection costs. If we hire an attorney to collect what you owe who is not our salaried employee and the Amount Financed exceeds \$300, you will pay the attorney's reasonable fee and court costs as the law allows. The maximum attorney's fee you will pay will be 15% of the amount you owe after de fault.

Co-Buyer Signs X

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- d. We may take the vehicle from you. If you default, we may take (repossess) the vehicle from you if we do so
- peacefully, and the law allows it. If your vehicle has an electronic tracking device, you agree that we may use the device to find the vehicle. If we take the vehicle, any accessories, equipment, and replacement parts will stay with the vehicle. If any personal items are in the vehicle, we may store them for you at your expense. If you do not ask for these items back, we may dispose of them as the law allows.
- e. How you can get the vehicle back if we take it. If we repossess the vehicle, you may pay to get it back (redeem). We will tell you how much to pay to redeem. Your right to redeem ends when we sell the vehicle.
- f. We will sell the vehicle if you do not get it back. If you do not redeem, we will sell the vehicle. We will send you a written notice of sale before selling the vehicle. We will apply the money from the sale, less allowed expenses, to the amount you owe. Allowed expenses are expenses we pay as a direct result of taking the vehicle, holding it, preparing it for sale, and selling it. Attorney fees and court costs the law permits are also allowed expenses. If any money is left (surplus), we will pay it to you unless the law requires us to pay it to someone else. If money from the sale is not enough to pay the amount you owe, you must pay the rest to us unless the law provides otherwise. If you do not pay this amount when we ask, we may charge you interest at a rate not exceeding the highest lawful rate until you pay.
- g. What we may do about optional insurance, maintenance, service, or other contracts. This contract may contain charges for optional insurance, maintenance, service, or other contracts. If we demand that you pay all you owe at once or we repossess the vehicle, you agree that we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe or repair the vehicle. If the vehicle is a total loss because it is confiscated, damaged, or stolen, we may claim benefits under these contracts and cancel them to obtaim refunds of unearned charges to reduce what you owe.
- 4. Used Car Buyers Guide. The information you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale. Spanish Translation: Guía para compradores de vehículos usados. La información que ve en el formulario de la ventanilla para este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contrario contenida en el contrato de venta.
- 5. SERVICING AND COLLECTION CONTACTS
 You agree that we may try to contact you in writing, by e-mail, or using prerecorded/artificial voice messages, text messages, and automatic telephone dialing systems, as the law allows. You also agree that we may try to contact you in these and other ways at any address or telephone number you provide us, even if the telephone number is a cell phone number or the contact results in a charge to you.

HOW THIS CONTRACT CAN BE CHANGED. This contract contains the entire agreement between you and us relating to this contract. Any change to this contract must be in writing and we must sign it. No oral changes are binding. Buyer Signs.

If any part of this contract is not valid, all other parts stay valid. We may delay or refining former processing any of our rights under this contract without losing them. For example, we may extend the time for making some payments without extending the time for making others.

See the rest of this contract for other important agreements. Any dispute resolution agreement you sign with us or an assignee of this contract will apply to claims related to this contract.

NOTICE TO RETAIL BUYER: Do not sign this contract in blank. You are entitled to a copy of the contract at the time you sign. Keep it to protect your legal rights.

You agree to the terms of this contract and any dispute resolution agreement you signed with this contract. You confirm that before you signed this contract and any dispute resolution agreement, we gave them to you, and you were free to take them and review them. You acknowledge that you have read all pages of this contract, including the arbitration provision on page 5, before signing below. You confirm that you received a completely filled-in copy of these documents when you signed them.

CAUTION TIS IMPORTANT PLAT YOU THOROUGHLY READ THE CONTRACT BEFORE YOU SIGN IT.

Buyer Signs Date O5/01/18 Co-Buyer Signs X Date O5/01/18 Co-Buyer Signs X Date O5/01/18 Co-Buyer Signs X N/A Address PEACH CHEVROLET BUICK GRIC CADILLAC Date O5/01/18 By X LAW 553-AL-ARB-eps 5/15 v1 Page 4-0f5

The Annual Percentage Rate may be negotiable with the Seller. The Seller may assign this contract

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ÁRBITRATION PROVISION
PLEASE REVIEW - IMPORTANT - AFFECTS YOUR LEGAL RIGHTS

: EITHER YOU OR WE MAY CHOOSE TO HAVE ANY DISPUTE BETWEEN US DECIDED BY ARBITRATION AND NOT IN COURT OR BY JURYTRIAL 2. IF A DISPUTE IS ARBITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS MEMBER ON ANY CLASS CLAIM YOU MAY HAVE AGAINST US INCLUDING ANY RIGHT TO CLASS ARBITRATION OR ANY CONSOLIDATION OF INDIVIDUAL ARBITRATIONS.

3. DISCOVERY AND RIGHTS TO APPEAL IN ARBITRATION ARE GENERALLY MORE LIMITED THAN IN A LAWSUIT, AND OTHER RIGHTS THAT YOU AND WE WOULD HAVE IN COURT MAY NOT BE AVAILABLE IN ARBITRATION.

Any claim or dispute, whether in contract, tort, statute or otherwise (including the interpretation and scope of this Arbitration Provision, and the arbitrability Any claim or dispute, whether in contract, tort, statute or otherwise (including the interpretation and scope of this Arbitration Provision, and the arbitrability of the claim or dispute), between you and us or our employees, agents, successors or assigns, which arises out of or relates to your credit application, purchase or condition of this vehicle, this contract or any resulting transaction or relationship (including any such relationship with third parties who do not sign this contract) shall, at your or our election, be resolved by neutral, binding arbitration and not by a court action. If faderal law provides that a claim or dispute is not subject to binding arbitration, this Arbitration Provision shall not apply to such claim or dispute. Any claim or dispute is to be arbitrated by a single arbitrator on an individual basis and not as a class action. You expressly waive any right you may have to arbitrate a class action. You may choose the American Arbitration Association, 1633 Broadway, 10th Floor, New York, New York 10019 (www.ade.org), or any other organization to conduct the arbitration subject to our approval. You may get a copy of the rules of an arbitration organization by contacting the organization or visiting its website.

Arbitrators shall be attorneys or retired judges and shall be selected pursuant to the applicable rules. The arbitrator shall apply governing substantive law and the applicable statute of limitations. The arbitration hearing shall be conducted in the federal district in which you reside unless the Seller-Creditor is a party to the claim or dispute, in which case the hearing will be held in the federal district where this contract was executed. We will pay your filing, administration, service or case management fee and your arbitrator or hearing fee all up to a maximum of \$5000, unless the law or the rules of the chosen arbitration organization require us to pay more. The amount we pay may be reimbursed in whole or in part by decision of the arbitrator if the arbitrator finds that any of your claims is frivolous under applicable law. Each party shall be responsible for its own attorney, expert and other fees, unless awarded by the arbitrator under applicable law. If the chosen arbitration organization's rules conflict with this Arbitration Provision, then the provisions of this Arbitration Provision shall control. Any arbitration under this Arbitration Provision shall be governed by the Federal Arbitration Act (9 U.S.C. § 1 et., seq.) and not by any state law concerning arbitration. Any award by the arbitrator shall be in writing and will be final and binding on all parties, subject to any limited right to appeal under the Federal Arbitration Act.

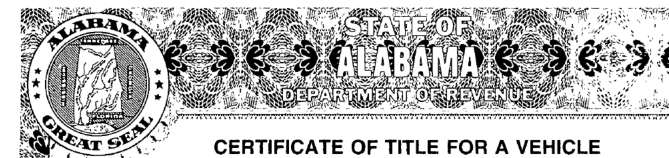
You and we retain the right to seek remedies in small claims court for disputes or claims within that court's jurisdiction, unless such action is transferred. removed or appealed to a different court. Neither you nor we waive the right to arbitrate by using self-help remedies, such as repossession, or by filing an action to recover the vehicle, to recover a deficiency balance, or for individual injunctive relief. Any court having jurisdiction may enter judgment on the arbitrator's award. This Arbitration Provision shall survive any termination, payoff or transfer of this contract. If any part of this Arbitration Provision, other than waivers of class action rights, is deemed or found to be unenforceable for any reason, the remainder shall remain enforceable. If a waiver of class action rights is deemed or found to be unenforceable for any reason in a case in which class action allegations have been made, the remainder of this Arbitration Provision shall be unenforceable.

Seller assigns its interest in this contract to JPMorgan Chase Bank	K NA	(Assignee) under the terms of Seller's agreement(s) with Assignee.
Assigned with recourse	X Assigned without recourse	Assigned with limited recourse
Seller PEACH CHEVROLET BUICK GMC CADILLAC	Ву	Tile all

Co-Buyer Signs X M NO. 553-AL-ARB-eps (REV 915) 12.5, PATRINT NO 19460,792

FARE SO WARRANTES, EXPRESS OR IMPLIED, AS TO CONTENT OR 88 FOR PURPOSE OF THIS FORM CONSULT YOUR OWN LEGAL COUNSEL.

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TITLE NO	

VEHICLE IDENTIFICATION NUMBER

TRANS CODE

DATE ISSUED

3C6UR5DL5HG678797

90

05/31/2018

YR MODEL

MAKE RAM

MODEL

BODY TYPE

PREV AL TITLE NO

2017

2500

PΚ

CYL 08

LISED DEMO

PURCHASE DATE 05/01/2018 NO LIENS

COLOR WHITE ODOMETER

033605

NAME(S) AND MAILING ADDRESS OF OWNER(S)

WILLIAMS MICHAEL

9070 ALABAMA HIGHWAY 39

BOLIGEE AL 35443

MAIL TO

JPMORGAN CHASE BANK NA PO BOX 901098 FORT WORTH TX 76101

RESIDENT ADDRESS IF DIFFERENT

LEGEND(S)

ODOMETER: ACTUAL

RELEASE OF LIEN

The holder of Lien on the vehicle described in this Certificate does hereby state that the lien described in said Certificate of Title is

released and discharged

1ST LIENHOLDER'S NAME, ADDRESS AND LIEN DATE 05/01/2018

JPMORGAN CHASE BANK NA PO BOX 901098

2ND LIENHOLDER'S NAME, ADDRESS AND LIEN DATE

FORT WORTH TX 76101

First Lienholder

Signature of Authorized Agent

Second Lienholder

Signature of Authorized Agent

CONTROL NUMBER

This certificate serves as an official document of the Department of Revenue and prima facie evidence that an application for certificate of title has been made for the vehicle described herein, pursuant to the provisions of the Motor Vehicle laws of this state, and the applicant named on the face horsof has been duly recorded as the lawful owner of the vehicle so described. Further, the said vehicle is subject to the security interest by lien(s) show hereon if any. But, said described vehicle may be subject to a mechanic's lien or a lien given by statute to the United States, this State or any political subdivision of this State or other encumbrances not required to be filed with this Department.